Debtor 1	Leonard Fields		
20001	Full Name (First, Middle, Last)		
Debtor 2			
(Spouse, if filing)	Full Name (First, Middle, Last)		
United States Bar	nkruptcy Court for the SOUTHERN DISTRICT OF MISSISSIPPI		nis is an amended plan, and the sections of the plan that
Case number:	24-01043	have been	-
(If known)		3.2, 3.3	
Chapter 13 I	Plan and Motions for Valuation and Lien Avoidance		12/17
Dout 1. Notice			
Part 1: Notices			
To Debtors:	This form sets out options that may be appropriate in some cases, but the prindicate that the option is appropriate in your circumstances or that it is per do not comply with local rules and judicial rulings may not be confirmable. debts must be provided for in this plan.	rmissible in your ju	dicial district. Plans that
	In the following notice to creditors, you must check each box that applies		
To Creditors:	Your rights may be affected by this plan. Your claim may be reduced, modi	ified, or eliminated.	
	You should read this plan carefully and discuss it with your attorney if you have an attorney, you may wish to consult one.	one in this bankrupto	cy case. If you do not have
	If you oppose the plan's treatment of your claim or any provision of this pla to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.	the Notice of Chapte	er 13 Bankruptcy Case
	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without	the Notice of Chapte further notice if no	er 13 Bankruptcy Case objection to confirmation
	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.	the Notice of Chapte further notice if no nder any plan that ma he box on each line to	er 13 Bankruptcy Case objection to confirmation ay be confirmed. o state whether or not the
	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid use. The following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Incluprovision will be ineffective if set out later in the plan.  on the amount of a secured claim, set out in Section 3.2, which may result in	the Notice of Chapte further notice if no nder any plan that ma he box on each line to	er 13 Bankruptcy Case objection to confirmation ay be confirmed. o state whether or not the
a partia 1.2 Avoidar	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid used to the following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Included provision will be ineffective if set out later in the plan.  The amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security interest,	the Notice of Chapte t further notice if no nder any plan that ma ne box on each line to uded" or if both box	er 13 Bankruptcy Case objection to confirmation ay be confirmed. o state whether or not the tes are checked, the
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a partia 1.2 Avoidar set out 1.3 Nonstan	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid used to the following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Incluprovision will be ineffective if set out later in the plan.  Ton the amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security interest, in Section 3.4.	the Notice of Chapte further notice if no nder any plan that make box on each line to uded" or if both box  Included  Included	er 13 Bankruptcy Case objection to confirmation  ay be confirmed.  o state whether or not the es are checked, the  Not Included
a partia  1.2 Avoidat set out i  1.3 Nonstan  Part 2: Plan Part	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid used to the following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Incluprovision will be ineffective if set out later in the plan.  on the amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security interest, in Section 3.4.  Indard provisions, set out in Part 8.	the Notice of Chapte further notice if no nder any plan that make box on each line to uded" or if both box  Included  Included	er 13 Bankruptcy Case objection to confirmation ay be confirmed. o state whether or not the es are checked, the  Not Included
a partia  1.2 Avoidat set out is  1.3 Nonstan  Part 2: Plan Part 2: Length  The plan period shewer than 60 more	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid uson the plan does not allow claims. Creditors must file a proof of claim to be paid uson the following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Include provision will be ineffective if set out later in the plan.  On the amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security interest, in Section 3.4.  Indiand provisions, set out in Part 8.  Tayments and Length of Plan  of Plan.  hall be for a period of 60 months, not to be less than 36 months or less than 6 in the of payments are specified, additional monthly payments will be made to the expectation of the payments are specified, additional monthly payments will be made to the expectation.	the Notice of Chapter further notice if no notice if no notice if no notice and plan that make box on each line to uded" or if both box  Included  Included  Included  On months for above reserved.	er 13 Bankruptcy Case objection to confirmation  ay be confirmed.  o state whether or not the es are checked, the  Not Included  Not Included  Not Included
a partia  1.2 Avoidat set out is  1.3 Nonstan  Part 2: Plan Part 2: Length  The plan period shewer than 60 more specified in this plan.	to confirmation on or before the objection deadline announced in Part 9 of t (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid uson the plan does not allow claims. Creditors must file a proof of claim to be paid uson the following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Include provision will be ineffective if set out later in the plan.  On the amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nee of a judicial lien or nonpossessory, nonpurchase-money security interest, in Section 3.4.  Indiand provisions, set out in Part 8.  Tayments and Length of Plan  of Plan.  hall be for a period of 60 months, not to be less than 36 months or less than 6 in the of payments are specified, additional monthly payments will be made to the expectation of the payments are specified, additional monthly payments will be made to the expectation.	the Notice of Chapter further notice if no notice if no notice if no notice and plan that make box on each line to uded" or if both box  Included  Included  Included  On months for above reserved.	er 13 Bankruptcy Case objection to confirmation  ay be confirmed.  o state whether or not the es are checked, the  Not Included  Not Included  Not Included
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a partia  1.2 Avoidat set out is	to confirmation on or before the objection deadline announced in Part 9 of to (Official Form 309I). The Bankruptcy Court may confirm this plan without is filed. See Bankruptcy Rule 3015.  The plan does not allow claims. Creditors must file a proof of claim to be paid use. The following matters may be of particular importance. Debtors must check on plan includes each of the following items. If an item is checked as "Not Incluprovision will be ineffective if set out later in the plan.  on the amount of a secured claim, set out in Section 3.2, which may result in all payment or no payment at all to the secured creditor nece of a judicial lien or nonpossessory, nonpurchase-money security interest, in Section 3.4.  Indard provisions, set out in Part 8.  ayments and Length of Plan  of Plan.  hall be for a period of 60 months, not to be less than 36 months or less than 6 on the of payments are specified, additional monthly payments will be made to the explan.  (s) will make payments to the trustee as follows:  \$1,159.00 (monthly, semi-monthly, weekly, or bi-weekly) to the	the Notice of Chapter further notice if no ander any plan that make box on each line to uded" or if both box Included  Included  Included  Included  Included  Included  Included  Included  Included	er 13 Bankruptcy Case objection to confirmation  ay be confirmed.  o state whether or not the es are checked, the  Not Included  Not Included  Not Included  Included

Debtor	_!	Leona	rd Fields					Case nur	mber	
					i-monthly,  we want					aless otherwise ordered by the
2.3 I	[ <del></del>		turns/refund	la.					-	
2.3 1	шсоше	tax re	eturns/retund	is.						
	Check o			in any exem	pt income tax re	funds recei	ved during	the plan to	erm.	
									uring the plan term wived during the plan	rithin 14 days of filing the term.
		Debt	or(s) will trea	t income ref	unds as follows:					
<b>2.4 Additi</b> Check		aymen	ts.							
	one. ≰	None	e. If "None" i	s checked, th	ne rest of § 2.4 n	eed not be d	completed (	or reprodi	uced.	
Part 3:	Treati	nont o	f Secured Cla	nime						
3.1 N	Mortga	nges. (I	Except mortg	ages to be c	rammed down	under 11 U	J.S.C. § 13	22(c)(2) a	nd identified in § 3.	2 herein.).
	Check o		11 -	ed the rest	of § 3.1 need not	t he comple	ted or renr	oduced		
	13220 claim tg pmts	(b)(5) s filed b s to <b>_(</b>	hall be sched by the mortgag Cascade Fin	uled below. ge creditor, s	Absent an object	tion by a pa	rty in inter	est, the pla		e plan pursuant to 11 U.S.C. § consistent with the proof of t proposed herein.
Beginning 2 Mi			024 Jnity Bank	_ @	\$1,564.00	<b>∉</b> Plan	Direct.	. Incl	ludes escrow 📝 Yes	☐ No
Beginning					\$168.00	<b>√</b> Plan	Direct.	. Incl	ludes escrow Yes	✓ No
1 Mt	tg arrea	ars to	Cascade			Throug		ıly 2024		\$7820.00
2 Mt	tg arrea	ars to	Unity Bar	nk		Throug	gh <u><b>J</b>u</u>	ıly 2024		\$672.00
3.1(b) Property	th he -NOI addre	.S.C. § e prooferein. NE-	1322(b)(5) sl	nall be sched d by the mor	uled below. Abs	sent an obje ubject to the	ction by a j e start date	party in in	terest, the plan will b	under the plan pursuant to 11 be amended consistent with ortgage payment proposed
Mtg pmts Beginning		ıth		@		Pla	an	Direct.	Includes escr	ow Yes No
			g arrears to _			Through				
3.1(c)					ll over the plan			ction by a	party in interest, the	plan will be amended
Creditor:	-NO	NE-		Approx	x. amt. due:			Int. Rate*:		
Property A			.,	<del>_</del>	_				_	
			paid with into e Mortgage P		ate above:  m Attachment)				_	
Portion of	claim	to be p	aid without ir	nterest: \$						
(Equal to	Total I	Debt les	ss Principal B	alance)						

Debtor	· <u>L</u>	eonard Fields		Case number	er	
		taxes/insurance: \$ 4 of the Mortgage Proof of		onth, beginning <u>month</u>		
		rdered by the court, the intellaims as needed.	erest rate shall be the current T	ill rate in this District		
3.2	Motion	for valuation of security, ]	payment of fully secured cla	ims, and modification of	undersecured claims. Check	one
			ed, the rest of § 3.2 need not b cagraph will be effective only			
	✓	amounts to be distributed at the lesser of any value s	to holders of secured claims, out forth below or any value se	lebtor(s) hereby move(s) to the forth in the proof of claim	(a)(5) and for purposes of detection to value the collateral m. Any objection to valuation Bankruptcy Case (Official For	described below shall be filed on
		of this plan. If the amount treated in its entirety as an	of a creditor's secured claim	is listed below as having n of this plan. Unless other	Il be treated as an unsecured of value, the creditor's allowed wise ordered by the court, the nts listed in this paragraph.	d claim will be
Name	of credito	Estimated amount of creditor's total claim #	Collateral	Value of collateral	Amount of secured claim	Interest rate*
Ascer Capita	nthium al	\$12,000.00	2016 Kenoworth T680 811,000 miles	\$30,000.00	\$12,000.00	10.00%
OneM	ain	\$7,240.45	2017 Massion side by side	\$5,000.00	\$5,000.00	10.00%
OneM	ain	\$7,520.36	2021 CanAm Ryker	\$8,500.00	\$7520.36	10.00%
Merrio	ck Bank	\$45,487.07	Puma / 5th wheel	\$17,750.00	\$17,750.00	10.00%
Insert a	dditional c	laims as needed.				
#For mo	obile home	s and real estate identified i	n § 3.2: Special Claim for tax	es/insurance:		
-NONI		creditor	Collateral	Amount per mon	th Begin	nning
* Unles	s otherwise	e ordered by the court, the i	nterest rate shall be the curren	t Till rate in this District		
For vel	hicles ident	ified in § 3.2: The current r	mileage is			
3.3	Secured	claims excluded from 11	U.S.C. § 506.			
Che	eck one. ✓	None. If "None" is checke	ed, the rest of § 3.3 need not b	e completed or reproduced	d.	
3.4	Motion	to avoid lien pursuant to 1	11 U.S.C. § 522.			
Check o	one.	None. If "None" is checke	ed, the rest of § 3.4 need not b	e completed or reproduces	d.	
	X	The judicial liens or nonpo	ossessory, nonpurchase money	security interests securin	g the claims listed below impa herwise ordered by the court,	

Debtor	_ <u>L</u>	eonard Fields		Case numb	er					
		security interest securing a clai order confirming the plan unles Notice of Chapter 13 Bankrupt judicial lien or security interest if any, of the judicial lien or sec U.S.C. § 522(f) and Bankruptcy lien.	ss the creditor files an ob- cy Case (Official Form 3 that is avoided will be tr curity interest that is not	jection on or before the ol 09I). Debtor(s) hereby me reated as an unsecured cla avoided will be paid in fu	ojection deadline anno ove(s) the court to find im in Part 5 to the extended Il as a secured claim up	ounced in Part 9 of the d the amount of the ent allowed. The amount, under the plan. See 11				
Name of	creditor	Property subject to lier	Lien amount to be avoided	Secured amount remaining	Type of lien	Lien identification (county, court, judgment date, date of lien recording, county, court, book and page number)				
Republic	<u>Finance</u>	generator \$200, TV \$200. Debtor no longer in possession of remaining items listed on UCC filing.		<u>\$0.00</u>	Agreement	UCC				
3.5	Surrend	er of collateral.								
	<b>✓</b>	None. If "None" is checked, the The debtor(s) elect to surrender that upon confirmation of this punder § 1301 be terminated in a treated in Part 5 below.	to each creditor listed belan the stay under 11 U.S.	elow the collateral that se S.C. § 362(a) be terminate	cures the creditor's cleed as to the collateral of g from the disposition	only and that the stay				
Credit .	Accepta	Name of Creditor		001 Ford Explorer 167 urrender to co maker	Collateral ,000 miles					
Part 4:	Treatm General	ent of Fees and Priority Clain								
		s fees and all allowed priority cloostpetition interest.	aims, including domestic	support obligations other	than those treated in	§ 4.5, will be paid in full				
4.2	Trustee's	s fees are governed by statute an	d may change during the	course of the case.						
4.3	Attorney's fees.									
	▼ No lo	ok fee: <b>\$4,000.00</b>								
	Tota	al attorney fee charged:	\$4,000.00							
	Atto	rney fee previously paid:	\$960.00							
		rney fee to be paid in plan per irmation order:	\$3,040.00							
	Hour!	ly fee: \$ (Subject to appro	oval of Fee Application.)							
4.4	Priority	claims other than attorney's f	ees and those treated in	ı § 4.5.						
	Check or	ne. None. If "None" is checked, th	e rest of § 4.4 need not b	e completed or reproduce	rd.					

Debtor	Le	eonard Fields		_ Case number	
	<b>y</b>	Internal Revenue Service	\$1,296.00		
	_	Mississippi Dept. of Revenue	\$0.00	<u> </u>	
		Other		\$0.00	·
4.5	Domestic	support obligations.			
	<b>✓</b>	<b>None.</b> If "None" is checked, the r	est of § 4.5 need not	be completed or reproduced.	
Part 5:	Treatme	ent of Nonpriority Unsecured Cl	aims		
5.1		rity unsecured claims not separa			
<b>y</b>	providing The sur 100	the largest payment will be effect	tive. Check all that a	payment of \$	more than one option is checked, the option this plan.
	Regard	-	payments on allow	ed nonpriority unsecured claims w	ald be paid approximately \$0.00 will be made in at least this amount.
5.2	Other se	parately classified nonpriority u	nsecured claims (s <sub>]</sub>	oecial claimants). Check one.	
	<b>✓</b>	<b>None.</b> If "None" is checked, the re	est of § 5.3 need not	be completed or reproduced.	
D	<b>.</b>				
Part 6:	Executo	ry Contracts and Unexpired Lea	ases		
6.1		utory contracts and unexpired los and unexpired leases are reject		re assumed and will be treated	as specified. All other executory
	<b>✓</b>	None. If "None" is checked, the r	est of § 6.1 need not	be completed or reproduced.	
Part 7:	■ Vesting	of Property of the Estate			
			4 ()	6.11.1	
7.1	Property	of the estate will vest in the deb	tor(s) upon entry o	f discharge.	
Part 8:	Nonstan	dard Plan Provisions			
8.1	X		est of Part 8 need not tpetition Mortgage l tice, the Trustee is a	Fees, Expenses, and Charges, and uthorized to pay the amount conta	absent any objection being filed within ained in the Notice as a special claim over
		The claim(s) filed by Noxubee Co	ounty Chancery Cle	rk/Tax Assessor, for property taxe	es, shall be paid directly by the debtor.
Part 9:	Signatur	res:			
9.1		es of Debtor(s) and Debtor(s)' A	ttomov.		
The Debi	tor(s) and $a$	attorney for the Debtor(s), if any, i		he Debtor(s) do not have an attor	ney, the Debtor(s) must provide their
	address at Leonard	nd telephone number. Fields	X		
Le	onard Fie gnature of I	elds		Signature of Debtor 2	
Ex	ecuted on	April 30, 2024		Executed on	

Debtor Leonard Fields	Case number	
1073 Magnolia Drive		
Address	Address	
Macon MS 39341-0000		
City, State, and Zip Code	City, State, and Zip Code	
Telephone Number	Telephone Number	
X /s/ Jimmy E. McElroy	Date <b>April 30, 2024</b>	
Jimmy E. McElroy #2540		
Signature of Attorney for Debtor(s)  3780 S. Mendenhall		
Memphis, TN 38115		
Address, City, State, and Zip Code		
901-363-7283	#2540 MS	
Telephone Number	MS Bar Number	
mcelroylawms@hotmail.com		
Email Address		